# BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

| In the Matter of the Application of | ) |                         |
|-------------------------------------|---|-------------------------|
| Ohio Edison Company, The Cleveland  | ) | Case No. 14-1297-EL-SSO |
| Electric Illuminating Company, and  | ) |                         |
| The Toledo Edison Company for       | ) |                         |
| Authority to Provide for a Standard | ) |                         |
| Service Offer Pursuant to R.C.      | ) |                         |
| 4928.143 in the Form of an Electric | ) |                         |
| Security Plan.                      | ) |                         |

# MOTION FOR PROTECTIVE ORDER BY THE OFFICE OF THE OHIO CONSUMERS' COUNSEL

The Office of the Ohio Consumers' Counsel ("OCC") hereby moves the Public Utilities Commission of Ohio ("PUCO") for a protective order regarding information asserted to be confidential and/or competitively sensitive by Ohio Edison Company, The Cleveland Electric Illuminating Company, and The Toledo Edison Company (collectively "FirstEnergy" or "the Utilities").

As part of discovery in this proceeding, FirstEnergy provided information to OCC, subject to a protective agreement, and FirstEnergy asserts that this information is confidential and/or competitively sensitive under Ohio law. OCC's Rehearing Reply Brief discusses information that is deemed by the Utilities to be subject to the protective agreement.

OCC requests that, in accordance with Ohio Adm. Code. 4901-1-02(E), the PUCO issue such order as is necessary to protect portions of the Rehearing Reply Brief

<sup>&</sup>lt;sup>1</sup> This Motion is filed pursuant to Ohio Adm. Code 4901-1-02(E), 4901-1-12 and 4901-1-24(D).

that contains information that is asserted to be confidential and/or competitively sensitive by FirstEnergy. Subject to OCC's rights under the protective agreement, OCC is filing a portion of the Rehearing Reply Brief under seal.

By filing the instant Motion, OCC does not concede that the information is confidential and/or competitively sensitive. However, OCC acknowledges that it has obtained this information under a protective agreement with FirstEnergy. That protective agreement provides for such information to be treated as confidential and/or competitively sensitive and protected (subject to OCC's right to initiate a process for the PUCO to rule whether the information deserves confidential treatment under Ohio law).

The grounds for this Motion are more fully described in the accompanying Memorandum in Support.

Respectfully submitted,

BRUCE J. WESTON (0016973) OHIO CONSUMERS' COUNSEL

/s/ Maureen R. Willis
Larry S. Sauer, (0039223),
Counsel of Record
Maureen R. Willis (0020847)
William J. Michael (0070921)
Kevin F. Moore (0089228)
Ajay Kumar (0092208)
Assistant Consumers' Counsel

## Office of the Ohio Consumers' Counsel

10 West Broad Street, Suite 1800 Columbus, Ohio 43215-3485

Telephone [Sauer]: (614) 466-1312 Telephone [Willis]: (614) 466-9567 Telephone [Michael]: (614) 466-1291 Telephone [Moore]: (614) 387-2965 Telephone [Kumar]: (614) 466-1292 larry.sauer@occ.ohio.gov
maureen.willis@occ.ohio.gov
William.michael@occ.ohio.gov
Kevin.moore@occ.ohio.gov
Ajay.kumar@occ.ohio.gov
(All attorneys will accept service via email)

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### MEMORANDUM IN SUPPORT

OCC files this Motion for Protective Order ("Motion") contemporaneously with the filing of the Rehearing Reply Brief under seal. OCC understands that FirstEnergy considers some of the undisclosed information to be confidential and/or competitively sensitive and deserving of protection under Ohio law. OCC's understanding is based on claims by FirstEnergy that some of the information (1) derives economic value, actual or potential, from not being known to, and not being readily ascertainable by proper means by others, and (2) is the subject of efforts that are reasonable under the circumstances to maintain its secrecy. *See* R.C. 1333.61(D).

In filing this Motion, OCC does not concede that any of the information in its Rehearing Reply Brief is trade secret information under R.C. 1333.61(D). Nor does OCC concede that any of the information is deserving of protection from public disclosure under Ohio Adm. Code 4901-1-24(D). Under the assertions made by FirstEnergy, at this time, confidential treatment of some of the information contained in the Rehearing Reply Brief could be appropriate, subject to OCC's rights under its protective agreement with

FirstEnergy to initiate a process to determine whether the information should be protected.

For the foregoing reasons and subject to the foregoing reservations of rights, this Motion should be granted at this time.

Respectfully submitted,

BRUCE J. WESTON (0016973) OHIO CONSUMERS' COUNSEL

/s/ Maureen R. Willis

Larry S. Sauer, (0039223), Counsel of Record Maureen R. Willis (0020847) William J. Michael (0070921) Kevin F. Moore (0089228) Ajay Kumar (0092208) Assistant Consumers' Counsel

#### Office of the Ohio Consumers' Counsel

10 West Broad Street, Suite 1800 Columbus, Ohio 43215-3485

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Telephone [Willis]: (614) 466-9567 Telephone [Michael]: (614) 466-1291 Telephone [Moore]: (614) 387-2965 Telephone [Kumar]: (614) 466-1292

larry.sauer@occ.ohio.gov maureen.willis@occ.ohio.gov William.michael@occ.ohio.gov Kevin.moore@occ.ohio.gov Ajay.kumar@occ.ohio.gov

(All attorneys will accept service via email)

#### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing *Motion for Protective Order* by the Office of the Ohio Consumers' Counsel has been served upon those persons listed below via electronic service this 29th day of August 2016.

/s/ Maureen R. Willis

Maureen R. Willis Assistant Consumers' Counsel

#### **SERVICE LIST**

mkurtz@BKLlawfirm.com burkj@firstenergycorp.com kboehm@BKLlawfirm.com cdunn@firstenergycorp.com ikylercohn@BKLlawfirm.com ilang@calfee.com talexander@calfee.com stnourse@aep.com misatterwhite@aep.com dakutik@jonesday.com yalami@aep.com sam@mwncmh.com czdebski@eckertseamans.com fdarr@mwncmh.com mpritchard@mwncmh.com dparram@taftlaw.com Schmidt@sppgrp.com cmooney@ohiopartners.org ricks@ohanet.org callwein@keglerbrown.com mkl@smxblaw.com ioliker@igsenergy.com gas@smxblaw.com mswhite@igsenergy.com wttpmlc@aol.com Bojko@carpenterlipps.com lhawrot@spilmanlaw.com ghiloni@carpenterlipps.com dwilliamson@spilmanlaw.com barthroyer@aol.com blanghenry@city.cleveland.oh.us athompson@taftlaw.com Christopher.miller@icemiller.com hmadorsky@city.cleveland.oh.us kryan@city.cleveland.oh.us Gregory.dunn@icemiller.com mdortch@kravitzllc.com Jeremy.grayem@icemiller.com rparsons@kravitzllc.com blanghenry@city.cleveland.oh.us gkrassen@bricker.com hmadorsky@city.cleveland.oh.us dstinson@bricker.com kryan@city.cleveland.oh.us dborchers@bricker.com tdougherty@theOEC.org DFolk@akronohio.gov ifinnigan@edf.org sechler@carpenterlipps.com Marilyn@wflawfirm.com todonnell@dickinsonwright.com gpoulos@enernoc.com dwolff@crowell.com matt@matthewcoxlaw.com rlehfeldt@crowell.com mfleisher@elpc.org drinebolt@ohiopartners.org rkelter@elpc.org

meissnerjoseph@yahoo.com

evelyn.robinson@pim.com

mhpetricoff@vorys.com mjsettineri@vorys.com glpetrucci@vorys.com mwarnock@bricker.com LeslieKovacik@toledo.oh.gov trhayslaw@gmail.com Jeffrey.mayes@monitoringanalytics.com msoules@earthjustice.org sfisk@earthjustice.org Thomas.mcnamee@ohioattorneygeneral.gov Thomas.lindgren@ohioattorneygeneral.gov Steven.beeler@ohioattorneygeneral.gov

## **Attorney Examiners:**

Gregory.price@puc.state.oh.us Mandy.willey@puc.state.oh.us Megan.addison@puc.state.oh.us This foregoing document was electronically filed with the Public Utilities

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Summary: Motion Motion for Protective Order by the Office of the Ohio Consumers' Counsel electronically filed by Ms. Deb J. Bingham on behalf of Willis, Maureen R Mrs.